ESTTA Tracking number:

ESTTA358517 07/19/2010

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92052261
Party	Defendant Christopher M. Grant dba No Ego Inc.
Correspondence Address	CHRISTOPHER M. GRANT 13112 TAMAYO DRIVE AUSTIN, TX 78729 UNITED STATES isidore@dillonyudell.com, trademarks@dillonyudell.com, ramdeen@dillonyudell.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Eustace P. Isidore
Filer's e-mail	isidore@dillonyudell.com
Signature	/Eustace P. Isidore/
Date	07/19/2010
Attachments	Stipulation for Extension of Time to Answer_With Consent.pdf (3 pages)(11414 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In re Registration No.: 3,657,563

For the Mark: No EGO No Edging God Out, and Design

Date Registered: July 21, 2009

GLEN WANSLEY § CANCELLATION NO: 92052261

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Petitioner, § MARK: NO EGO NO EDGING

§ GOD OUT

V. §

§

CHRISTOPHER GRANT dba No EGO Inc.

§ §

Registrant §

STIPULATION FOR AN EXTENSION TIME TO ANSWER, AND FOR RESETTING OF DISCOVERY AND TRIAL PERIODS, WITH CONSENT

Commissioner for Trademarks P.O. Box 1451 Alexandria, VA 22313-1451

Attn: Trademark Trial and Appeal Board

Registrant, Christopher Grant dba No EGO Inc, by and through his undersigned counsel, hereby requests an extension of Registrant's Time to Answer for 60 days, or until September 8, 2010, and that all subsequent dates be reset accordingly, as follows:

Time to Answer 09/08/2010

Deadline for Discovery Conference 10/07/2010

Discovery Opens 10/07/2010

Initial Disclosures Due 11/06/2010

Expert Disclosures Due	03/04/2011
Discovery Closes	04/04/2011
Plaintiff's Pretrial Disclosures	05/20/2011
Plaintiff's 30-day Trial Period Ends	07/03/2011
Defendant's Pretrial Disclosures	07/19/2011
Defendant's 30-day Trial Period Ends	09/03/2011
Plaintiff's Rebuttal Disclosures	09/18/2011

Plaintiff's 15-day Rebuttal Period Ends 10/17/2011

Defendant has now, through his attorney, agreed to this extension. The parties are continuing to engaged in settlement discussions, with the hope of reaching settlement. Please disregard the previously-filed Motion to Extend, and Please do not enter the Answer provided with that previous Motion to Extend. Should settlement not be achieved between the parties during current negotiations, Defendant shall, at such time as required, re-submit an Answer for entry in this matter.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing STIPULATION FOR EXTENSION OF TIME TO ANSWER, WITH CONSENT will be served on counsel for the Petitioner on <u>July 19, 2010</u>, by sending the same via e-mail and/or via First Class mail with the United States Postal Service in an envelope addressed to the address of record of Petitioner's attorney:

Howard B. Rockman,

Howard B. Rockman, P.C.,

175 W. Jackson Blvd., Suite 1600,

Chicago, IL 60604-2827

Page 2 of 3 Cancellation No. 92052261 Registration No. 3,657,563

To the above Motion to Extend and Certificate of Service:

Date: July 19, 2010	By:/Eustace P. Isidore/
	Eustace P. Isidore Pat. Reg. No. 56,104 Dillon & Yudell LLP 8911 North Capital of Texas Highway Suite 2110 Austin, Texas 78759

512.617.5525 Ph

Respectfully submitted,

512.617.5527 Fax Isidore@DillonYudell.com

ATTORNEY FOR REGISTRANT/DEFENDANT